35c., or 3 for 21 00

Spitalsfield's Silk

Neckwear.

## BROOKLYN NEWS.

## THREATENS TO DEFY COURTS.

"Infunctions Don't Go" the Doesn't Talk That Way and Never Judge Moore Regretted He Could Cry of Furgueson's Election Inspector.

## PREPARATIONS FOR FRAUD

Names of Inmates of the .Ine- at a fashionable boarding-house and conbriates' Home Being Put on the Pay-Roll.

Supreme Court Justice Warns Hennessy of His Fate if He Disobeys the Order.

"Injunctions don't go" in New Utrecht. They didn't go in Gravesend, either. Boss McKane is in Sing Sing, and his heelers, or a great number of them, are in Crow Hill or Raymond Street Jail. There seems to be a fine chance of alm "Boss" Cornelius Furgueson and some of Utrecht gang, joining their

erstwhile friends of the neighboring town.

Joseph H. White, one of the speakers at a rousing citizens' meeing, held in Schaller's Hall. Bath Beach, las: night, caused a sensation when he announced that one of Furgueson's chief henchmen had declared he would pay no attention to orders from the cours.

The Republican Committee of the town the palmy days of Mc-learned from an official of Furgueson's Kane.

learned from an official of Furgueson's Inebriates' Home that 110 of the inwhose names appear on the Fort Hamilton registry list had been placed on the pay-roll of the institution, but of that number only forty were legally entitled to vote. Affidavits to that effect had been prepared and submitted to a Supreme Court Justice and a restraining order asked for to prevent the casting of this fraudulent vote.

Mr. White stated further that, according to law, the inspectors of election were required to note and file objections against any name on the registry list on request of any one desiring to challenge the vote. appears, however," said Mr. White, "that a Mr. Hennessey, an inspector in that district, has openly declared he would pay no attention to the challenge notice, and if a mandamus from the Supreme Court was served upon him he would throw the order in the waste basket.

'I telephoned Hennessey's speech to the Supreme Court Justice to whom application had been made, and he 'phoned back: 'Tell Hennessey that if he disregards my order on election day I will throw him in jail.'" This portion of Mr.

throw him in jail." This portion of Mr. White's speech was cheered to the echo George F. Elliott, the attorney engaged in probing the McKane embezzlement in Gravesend, spoke at length on the issues presented to the citizens of New Utrecht. He declared the town is dominated by a gang of political despollers, who would be found to be the equals of the Gravesend looters of public funds. Other speeches were made by ex-Justice B. T. Morgan, George H. Ford, James P. Farrell and the antiring candidate for Supervisor, John V. Van Pelt.

Van Pelt.

The gathering was enlivened with music from the Fort Hamilton post military band, and songs from a glee club. The closing meetings of the campaign will be held at the Town Hall to-night, and Avon Beach Hotel. Bath Beach, to-

### DUMPED THROUGH A WINDOW.

Charles Hall Supposed to Have Been Attempting Suicide.

morning by plunging head-foremost through a plate-glass window of Richard Lahey's cigar store, 334 Seventh Avenue, Brooklyn.
Hall, who is married, had been depressed on account of his discharge from the Ansonia Clock Company, where he was employed as engineer a short time ago, and it is thought that he attempted this mode of suicide while temporarily insane over his financial troubles. His discharge was due to slack business. At the hospital it was said that Hall would probably recover.

### KEARANS PEACHED ON HIM.

Malone Wanted Him to Help Rob Fitzgerald's Saloon.

Justice Goetting in the Lee Avenue Court, Williamsburg, to-day held James Malone, of 45 Ross street, on a charge

Wednesday night the saloon of Patrick

Fitzgerald, Si South Sixth street, was broken into, and the contents of the cash drawer, 115.75, taken. The detective who was put on the case ran across a young man named Edward Kearans, of South Sixth street and Wythe avenue, who told him that Malone had endeavored to get him to help rob Fitzgerald's saloon, but he declined to have anything to do with the case.

Acting on this information, the detective arrested Fitzgerald last night. Fitzgerald, 81 South Sixth street, was

### GLEASON A DEFENDANT.

Rev. Mr. Bell Says the Ex-Mayor

Owes \$70 to Him.

Says He Was Held Up. David M. Smith, seventy years old, of 191 Bopd' street, Brooklyn, told the police this morn-

## NOT "KENNY" SUTHERLAND. M'DERMOTT GETS 20 YEARS.

Kings County Men Ridicule the Sentenced To-Day for the Killing Alleged Interview.

against Gen. Tracy, Supreme Court Justices and other prominent citizens, was generally regarded in Brooklyn to-day as

The report said Sutherland was stopping templated purchasing a fine house. The interview further stated that Sutherland had formerly been a newspaper man on first degree, and on the evidence pre-

"The report of Sutherland being in lanada," said Foster L. Backus, who MANDAMUS MAY BE ISSUED. defended the Coney Island justice, "I am sure is untrue; at least that part of it which relates to me.
"I deny that I ever gave any such advice to Sutherland as contained in the interview. To anyone who knows Kenny Sutherland the report must appear ridiculous."

Sutherland the report must appear rediculous."

"The very idea of Sutherland being reported as a former newspaper man," said Col. Lamb who assisted in prosecuting the justice, "is enough in my mind to brand the story as untrue.

"Sutherland is an ignorant, illiterate person and was formerly a bricklayer, not a reporter. He is unmarried, and I do not believe would keep house in Cansada. I know he has little or no money, and would hardly stop at a fashionable boarding-house.

and would hardly stop at a fashionable boarding-house.

"When Sutherland left Brooklyn I am almost positive he went to New York, where he remained several days. His bondsmen, I believe, telegraphed to a business man in Montreal to locate him. That person has not yet seen Sutherland or there would have been a reply before this.

Kane.
St. Clair McKelway was asked if he had ever employed Sutherland as a reporter on the Albany Argus.

Mr. McKelway said he was editor of the Albany Argus from Aug. 15, 1878, until Dec. 8, 1885, and at no time in that period was any man named Sutherland connected with the paper in any capacity as a reporter or otherwise, and that he never heard of such a thing until he read it this morning, and never spoke with or saw or wrote to or was written

reporter.

"The whole thing is false," said Mr. Dady, "and I know it. The language, the ideas expressed, are not 'Kenny's.' He was never a newspaper man, and I don't believe he's in Canada."

Gravesenders ridiculed the report, and reemed to think it was not worthy of notice.

## THE POLICY NEVER CAME.

Henry Loffler, of 22 Graham avenue Williamsburg, whose family is very wel connected, was held in the Ewen Street Court to-day on a charge of obtaining

Louis Welde, of 25 Stuyvesant avenue says about three months ago Loffler, whom he knew, called on him and announced that he was an agent for the German-American Insurance Company, of this city. He succeeded in interesting Weide, who finally gave the young man \$10, and was promised a policy in a few

days.
Weide waited for the policy a few day welde waited for the policy was and then, becoming suspicious, made an investigation. He says he discovered that Loffler was not connected with the Company. Then he had him arrested.

Loffler refused to say anything, except to ask for an adjournment, which he second

in Brooklyn To-Day. Between midnight and 6 o'clock this norning a thief entered the home of

Morris Gottschalk, 323 Siegel street, Brooklyn, and stole \$25 worth of jewel-The apartments of Henry Loos, 1023

Charles Hall, aged forty-seven, of 304
Exteenth street, Brooklyn, was taken in an ambulance to the Seney Hospital, suffering from wounds sustained this morning by plunging head-foremost through a plate-glass window of Richard Lahey's clgar store, 334 Seventh Hall, who is married, had been depressed on account of his discharge from the Ansonia Clock Company, where he was employed as engineer a short time was employed as engineer a short time ago, and it is thought that he attempted this mode of suicide while temporarily insane over his financial troubles. His

of George Clancy.

Not Be More Severe.

The publication this morning of an alleged interview with Kenneth F. Suthermornig of Dec. 24 last, killed George land in Montreal, in which damaging Clancy, a brother of Congressman statements were made by innuendo Clancy, by slashing by across the learning of Dec. 24 last, killed George Clancy, a brother of Congressman statements were made by innuendo Clancy, by slashing hm across the legs with a razor, was to-day sentenced by Judge Moore, in the Brooklyn Court of Sessions, to twenty years at hard labor by the same court which had just passed in Sing Sing. McDermott will be taken

In passing sentence Judge "You were indicted for murder in the

sented you should have been convicted of murder in the second degree at least. That would have put you in a place of safety for life. The jury, however, luckily for you, convicted you of manslaughter. You will receive the highest sentence that lies in my power

highest sentence that lies in my power to give you.

The sentence of the court is, that you be confined at hard labor in the State prison a: Sing Sing, for the period of twenty years.

The muruer was the outcome of a fancied grievance against Clancy. Sometime ago Clancy hod a wrestling bout with McDermott's brother. McDermott fell to the ground and suctained inturies with McDermott's brother. McDermott fell to the ground and sustained injuries which left him ill a long time, and he finally died. During his illness, Clancy supplied him with money and food. After McDermott died, his brother Tim, swore he would square accounts with Clancy. On the morning of the killing, Clancy was standing in front of the bar in Kelly's saloon on Hudson avenue, when McDermott crept up behind him and literally hamstrung him. McDermott escaped, but was captured two hours later by Capt. French's detectives. At the moment he was taken into custody, Clancy died.

### MRS. SMITH GOES FREE.

Cook's Unsupported Charge Disproved in Court.

Charles Smith, the well-known woman, of 46 Eighth avenue, for an alleged assault upon her Mary Hanley, was discharged by ce Tighe in the Butler Street Court, klyn, this morning. The cook alago for an alleged asault upon her cook, Mary Hanley, was discharged by Justice Tighe in the Butler Street Court, Brooklyn, this morning. The cook alleged that Mrs. Smith dismissed her unjustly, wrenched her wrist badly, refused to pay her the full amount of her wages and then snatched from her hands the money she did give her. Mrs. Smith, in telling her story on the witness-stand this morning, said that she never touched the cook in her life, and that she paid her all that was due her. A servant in Mrs. Smith's employ testified that she was present when the alleged assault was supposed to have been committed, and that the story as told by the cook was false.

## MARRIED AND RELEASED.

Satisfy the Inspector.

marriage was brought about in the City Hall to-day through the instru mentality of Inspector Williams. About a week ago John Hock, an Austrian, reported to the police that his daughter ported to the police that his daughter Fannie, sixteen years old, had been adducted by a man named Samuel Muller. Detective Levy found the pair at 101 Allen street and arrested them.

They showed a marriage certificate written in Hebrew, but Inspector Williams doubted its authenticity, and then threatened to lock Muller up if he did not marry the girl at once. The couple came down to the City Hall this morning in charge of the detective, and Alderman Muh tied the knot, after which they were released.

### WAITS FOR THE SENATE.

Flower Refuses Prompt Action in Brockway's Case. (By Associated Press.)

ALBANY, March 30 .- Gov. Flower remorrow night by the Citizens' Campaign Committee. Few persons in New Utrecht doubt the result of next Tuesday's election, and the downfall of the Furgueson ringsters masquerading beveral Petty Robberles Reported ton, or refused to act.

A Grand and Glorious Gem with

Curious History.

The Imperial Treasury of Austria con-

and got into Patrick Fitzgerald's saloon, all South Sixth street.

Thomas C. Harkness, of 135 South Portland avenue, was arrested this morning, charged with breaking into Druke of Burgundy, who was rather care less in grarding his treasures. He went of the robberty.

It once belonged to Charles the Bold, low if the Tax Commissioners refuse to some the morning, charged with breaking into Druke of Burgundy, who was rather care less in grarding his treasures. He went to battle one day with this diamond in his pocket, and the result was that he property owners will sit caimly by while so the robberty.

The Bostonians in Brooklyn.

The Bostonians who sum the opers, did well with the material that was furnished them.

The Maid of Plymouth' will be continued its balance of the week.

In the Supreme Court, to-day Ernat Heymann, less for indures material of the property of the robberty.

Soo for a Finger.

In the Supreme Court, to-day Ernat Heymann, less first should feel compelled to put stores and a rich merchanic part of the property of the robberty.

Soo for a Finger.

In the Supreme Court, to-day Ernat Heymann, less first indures material to a priest. The priest solid it to a jeweller for two and sixpence, and a rich merchanic part of the property of the robberty.

Soo for a Finger.

In the Supreme Court, to-day Ernat Heymann, less free in the property of the robberty.

The maid of Plymouth' will be continued its balance of the week.

The Maid of Plymouth' will be continued its balance of the week.

The Maid of Plymouth' will be continued its balance of the suprementation of the property of the robberty.

The maid got into this stable the consequence of the concluded to the concluded to the property of the robberty.

The maid got into the stable state of the property of the robberty.

The maid got into the stable state of the property of the robberty.

The maid got into the stable state of the propert IN REPAIR and PRESSED for one year FREE of charge! The cost is even less than some of the so-called "bargains" so often advertised. Your inspection invited. Complete line of Furnishings at popular prices.

OPEN SATURDAY EVENINGS UNTIL 9 O'CLOCK.



## O'Neill's,

WILL OFFIR

INDUCEMENTS

Men's Furnishings.

PLAIN AND FANCY

Half Hose

ELEGANT ASSORTMENT

in Bows, Tecks and

Black and Colored,

Four-in-Hands.

Embroidered

SPECIAL

His Counsel Ob ects to the Heyerman Court-Martial.

Thinks the Members Have an Opinion in His Case.

SURPRISED BY LYMAN

Ruled Against and Ordered to Be Ready for Trial Honday.

There was a surprise in store for th members of the Court-Martial apointed to try Lieut, Charles H. Lyman, bute Kearsarge, when they asembled at the The surprise came in the form of an

objection by the defendant to being tried on the case of Commander Oscar Heyerman. There was a long delay in reaching Lieut. Lyman's case to-day. It was be-

record of Commander Heyerman's ser vice in the navy, which was received from Washington yesterday afternoon. case had been disposed of and the findington, it was not too late to examine the Commander's record, and recommend that it be given a place in the considerations of the revising authorities who will finally pass upon the ver-dict rendered by the court-martial. It was learned that Commander Heyer-man's naval record was without a blot

man's naval record was without a blot, to charge of any kind ever having been preferred against him.

It was nearly noon when Lieut. Lyman was called upon to appear before the Court. He came in accompanied by his counsel, Lawver George Kent. Mr. Kent a graduate of the Annapolis Navai Academy and is Lieut.-Commander of the New York Naval Reserve.

After Judge-Advocate Kelley had asked Lieut. Lyman the formal questions about his being represented by counsel, Mr. Kelley asked if he had any desire to exercise his right to challenge any member of the court.

Lieut. Lyman replied, that he would let his counsel answer for him.

Mr. Kent thereupon objected to the trying of the case by the same court-martial, which had heard the testimony against Commander Heyerman.

"There has been a great deal of testimony," continued Lawyer Kent, "introduced at Commander Heyerman's trial which might be construed against Lieut. Lyman. He had been put upon the stand as a witness and made to testify concerning his actions and to facts which might leave a lingering prejudice in the minds of the members of the court against Lieut. Lyman. His having been required to tell about his own acts at Heyerman's trial virtually deprived him if the right of every defendant to not go upon the stand."

The lawyer then, as a test, formally objected to the presence of the junior member of the court, Commander Richard P. Leary, on the formal ground that he had expressed an opinion as to Lyman's accountability for the loss of the ship.

Commander Leary asked if the phraseology of the lawyer's objection could not be changed. He thought as it stood it would convey the inversage of the court of the court of the ship.

would convey the impression that he had made his opinion public.

Mr. Kent said that he was aorry he could not alter the phraseology, as it was in accordance with precedent and would have to stand as it was.

The court was then cleared to allow of a discussion of the matter. When court was again opened the Judge-Advocate announced that the Court did not sustain the accused's challenge of Comsustain the accused of the court of th

vocate announced that the court did not sustain the accused's challenge of Commander Leary.

Mr. Kent accepted the ruling, but said he was not ready to proceed to-day, and he would like until Monday to read over the testimony in the Heyerman court-

the testimony in the martial.

This request was granted on condition that Mr. Kent would be ready to proceed with the case on Monday at 10 o'clock.

The formal organization of the court then took place, and an adjournment was taken until Monday.

Property-Owners Next to Astor's New Stable Make a New Move.

They Also Threaten to Apply to the Courts for Relief.

ing against John Jacob Astor's erecting stable at Madison avenue and Sixty-

ing against John Jacob Astor's erecting as stable at Madison avenue and Sixty. If the street, have made a new move.

In support of their declaration that the presence of the stable will greatly depreciate jrojerty in that vicinity some of them have requested the Tax Common in the presence of the stable will greatly depreciate jrojerty in that vicinity some of them have requested the Tax Common in the stable will greatly depreciate jrojerty in that vicinity some simple stable in the stable will greatly depreciate jrojerty in the test of the property owners.

It is by no means uncertain that the it is by no means uncertain that the last stable will be a to decour to the property owners.

It is by no means uncertain that the it is by no means uncertain that the process of erection. Several of them were this morning seriously agitating the question of applying to the courts for relief.

Dr. Bernard Sachos and the stable will be a great detriment, and will considerable will be a great detriment, and will be a great d

A f-llow-campaigner with the late Gen. Cureton, who died at Kearsney, near Dover, this week, sends us the following story il'ustrative of the gallant officer's sang freid when on active service, says

During the Kamir war den. Cureun and three other officers were sitting in a bell tent playing whist by the light of a candle stuck in a bottle.

A desultory fire was kept up by the enemy, but of this no note was taken, although several shots passed clean through the tent.

Presently, however, a bullet struck the hottle candlestick, putting the light out. The cards were carefully laid face down ward, and, calling out the guard, Gen. Cureton ordered them to pour a volley in the direction of the firing. He then procured another bottle, relit the candle and the game was quietly finished, Gen. Cureton and his partner winning the rubber.

Sixth Ave., 20th to 2 st St.

When we began remodelling our store, two months ago, our architects told us that we would get in, in time for Easter trade. We then made our purchases accordingly, on a very large scale. But they could not finish in time, not withstanding our continuous pleadings that we would have a surplus To-Morrow, Saturday, of spring goods if we missed the usual large Easter business.

So here we are open at last, with an enormous stock on hand and an important part of the spring trade season gone, and what else can we do but cut our original fair profit-bearing prices to figures that will reduce our stock

## Med Media Con Con

Spring Overcoats

Spring Overcoats

Spring Overcoats

Spring Suits Spring Suits Weintended selling # \$14.50 9 75 Balbriggan Shirts and Drawars, Spring Suits

H. O'NEILL & CO., Wellin and start \$18 A 4 25

Spring Suits

## 5 MILES OF WIRE CUT.

6th Ave., 20th to 21st St.

Electrical Inspectors Make a Raid on Private Lines.

Complaining Telephone Company Among the Victims.

Board of Control Says the City Will Be Clear in Two Weeks.

Electrical Control started out early this norning to cut every private wire in the city. By noon more than five miles of

Among those whose kires had been cut the Manhattan Railway Company, E. P. Holmes & Co., New ork Fire Department, Brush Electric lluminating Company, American Disrict Telegraph Company, Western Union Telegraph Company, Postal Telegraph Miss Company, and curiously enough, the very N. J., company which made complaint of the

Telegraph Company. en lane and Wall streets, and the Bowery not a single wire but those for ness and the remainder is said to be which permits were shown, was al-

law.
Col. Theodore Moss, Secretary of the Board of Electrical Control, said this to "look after her."

Senator Manderson has a double, or one so nearly a double that they are frequently confounded, particularly un-der electric lights, says the Washington Post. The counterpart is also a high Government official, Clinton Furbish, of Chicago, Chief of the Bureau of Ameri-can Republics.

When the latter visits the Capitol, which is not often he is pointed out to

Meanwhile work on the stable is steadly progressing and the foundations are
rearly completed.

COULDN'T STOP THE GAME.

A f-flow-campaigner with the late Gen.
Cureton, who died at Kearsney, near
Dover, this week, sends us the following
story illustrative of the gallant officer's
sang freid when on active service, says
the London Globe
During the Kaffir war Gen. Cureton
and three other officers were sitting in

### Crisp Will Consult Congressmen. (liy Associated Press.)

ATLANTA, Ga., March 30.-A message received from Speaker Crisp by Clark the Cream of Cod-liver Oil, which Fight with Texas Horse-Thieves. Howell at a very early hour this morn-restores a healthy color, builds up (By Associated Press) ing says that he will have to consult members of the House before deciding whether oe not he will accept the appointment as Senator.

In says that he will have to consult flesh, stops coughing and gives whether oe not he will accept the appointment as Senator.

WHILE many complain of dull trade. Gro. C. FLINT Co., of West 14th st., say the low prices of their carnitage give them plenty to do.

brated hatter in New York and London are represented in our Hat Department. even to every variation of crown height and brim widths. We have as becoming on as for theslender, dapper young swell. Black hats are always good form; but for the man who likes (and rightly) hats in lighter vein, we have some exquisite shades of Golden Browns, Olives, endon Smoke, Bay and Drab, in soft





## & CO. 194 BROADWAY

Miss Mary X. Stickle, of Plainfield N. J., has begun suit in the Su-preme Court against Louis F. Johnson, ompany which made company of the preme court again the employ of the relegraph Company.

preme court again the employ of the River New York Central and Hudson River Along Water, Front, Frankfort, Maid-n lane and Wall streets, and the Bow-amount \$1,200 is for the loss of her busi-

money loaned. lowed to stand.

There were but few cases where permits were shown, and in nearly every case the yires were cut down and confiscated, without even the formality of notifying the owner. The inspectors had already located all those wires, and knew they were strung contrary to she alleges that she formerly had a lucrative business as a trained nurse. She first met Johnson, she says, at the house of a friend, and they afterwards became engaged to be married. She alleges that Johnson induced her to give up her business, and promised Miss Stickle alleges that she formerly to give up her business, and promised

over, indorse it. Don't be deceived by Substitutes!

# NEW JERSEY. CREDIT

Ready Made and to Order, for Men, Youths and Boys. Also a full assortment of

LADIES' AND MISSES' SACQUES, CAPES, SUITS, ETC. All the latest styles. Weekly or Monthly Payments

MANHATTAN GLOTHING CO., 1114 3d Ave., bet 65th & 66th Sta. YONKERS BRANCH, 18 N. B'WAY.

Open Evenings until 9. Saturday, 10 30.

AT LOWEST PRICES.

DIED.

KEYES -JOHN KEYES, son of John and Lizzie Keyes, aged 8 years and 11 months.

Funeral brivate, from parents' residence. 137 16th st., Brooklyn, at 10 A. M. Saturday

WANTED - Two machinists and one blacksmith. 247 East 62d st. BLOCKED BY A TRAIN.

Help Wanted-Male.

Firemen Could Not Get at a Burning Building Owing to Cars. NEWARK, N J., March 30 .- At an early hour this morning fire broke out in the basement of the corner of Hamilton and McWhorter streets. The firemen could not reach the fire for some time, because of a passing freight train, and a second alarm had to be sent out. loss will reach \$5,000, and is insured. Those who occupied the building were J. W. Riddell & Co., jewellers; T. & G. M. Sione, engravers, and Sheridan & Devine, pearl-buiton makers.

## OFF TO INSPECT ROADS.

State Agricultural Committee Star for Morristown.

TRENTON, N. J., March 33.-The New York and New Jersey State Agriculture Committees, under the direction of the New York State Road League, left Jerrey City at 8 o'clock this morning on a special train over the Pennsylvania Rull-road, in charge of E. G. Harr son, Secre-tary of the New Jersey State Road As-Sociation.

The Committees are bound for Morristown, where they will begin their work of road inspection.

GAINESVILLE, Tex., March 30 .- At Young's Crossing, Indian Territory, a posse of United States officers and a gang of horse thieves had a pitched battle yesterday. Dock Warren, a cousin of the Daltons, and Will Fletcher, an all-round Prepared by Scott & Howne, N.Y. All Druggists. sixteen in the gang and their capture is probable.

# Fast B'ack Sox, Colored Silk and 956

Imported Silk

Neckwear.

Men's Underwaar. Spring weight, Pure Irish Linen Handkerchiefs. In guar

Solid Gold Scarf Pins. Dainty things in Sword and Dagger spapes that we intended selling at \$1.00 go new at E. & W. and Cluett Collars and Cuffs.

## ALL THE NEW LONDON SHAPES.

## RUSSELL SAGE JOSEPH CHOATE

that ready-made clothes of the good (our kind fit better than cut-to-order garments. Q. You don't buy things ready made, do you. Mr. Sage? A. Yes, sometimes. You can sometimes get a benefit by buying clothes ready made. They fit better than when you have them cut, and are cheaper.



\$11.50. We do business on the large sale and small profit plan, and refund your money for anything bought of us that's not as represented.

Good Clothes and Fu. nishings for Gen-lemen who desire to be fashionably dressed at small cost.

140 and 142 NASSAU ST.

D. M. WILLIAMS & CO.,

125th St. & 3d Ave. Gloves.

SPECIAL FOR SATURDAY. 250 doz. 4-Button Kid Gloves, in Browns, Tans, Grays and Dark Ox-

69°

Retailed elsewhere at 1.25.

fig that he had been held up near his home last Bight and robbed of \$2.80. He cannot describe the thief. The police are investigating the matter.

LONG ISLAND CITY, L. I., March 30. -Ex-Mayor P. J. Gleason was a defendant in the Long Island City Police Court to-day. Rev. Jonathan E. Bell secured a summons yesterday afternoon claiming ex-Mayor Gleason owed him \$70 for printing, which he got out for Gleason, during the canvass last Fall.

Mr. Bell was five minutes late in appearing, and the case was adjourned for one week.